## UNITED STATES DISTRICT COURT

for the

District of Montana

United States of America	)
v. Casey Kazimi	) Case No: CR 20-09-H-BMM
Date of Original Judgment:  Date of Previous Amended Judgment:  (Use Date of Last Amended Judgment if Any)	02/10/2021 ) USM No: 18074046 ) Defendant's Attorney
	ING MOTION FOR SENTENCE REDUCTION SUANT TO 18 U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the term of subsequently been lowered and made ref § 994(u), and having considered such more	the Director of the Bureau of Prisons  the court under 18 U.S.C. f imprisonment imposed based on a guideline sentencing range that has oactive by the United States Sentencing Commission pursuant to 28 U.S.C. tion, and taking into account the policy statement set forth at USSG §1B1.10 U.S.C. § 3553(a), to the extent that they are applicable,
the last judgment issued) of	and the defendant's previously imposed sentence of imprisonment (as reflected in months is reduced to onal parts. Complete Parts I and II of Page 2 when motion is granted)
B, subpart 1 of Amendment 821 to the Ucriminal history impact of "status points sentence. Part B, subpart 1 provides a thistory points under Chapter Four and war App. A & B, Sub. 1 Amendment 821 "Festence reduction if the relevant amendments." <i>United States v. Mercado-Morei</i> Defendant had a total criminal hoffense while on probation. (PSR ¶¶ 44 with 13 or more total Criminal History I additional status points. <i>See</i> USSG Ch.:	etion under the retroactive application to the criminal history rules in Parts A and nited States Sentencing Guidelines. ( <i>See</i> Doc. 33.) Part A limits the overall for offenders who committed the instant offense while under a criminal justice o-level offense level decrease for offenders who did not receive any criminal nose instant offense did not involve specific aggravating factors. <i>See</i> USSG Ret. easons for Amendment" (Nov. 1, 2023). "A defendant is ineligible for a ment does not have the effect of lowering the defendant's applicable guideline p., 869 F.3d 942, 949 (9th Cir. 2017); USSG §1B1.10(a)(2)(B) (2023). Story score of 16 after receiving two "status points" for committing the instant 46.) However, because Criminal History Category VI includes all defendants points, Defendant's Criminal History Category would be VI even without the Pt.A, Sentencing Table. Therefore, Defendant is ineligible for a sentence anot have the effect of lowering the defendant's applicable guideline range." motion is denied.
Except as otherwise provided, all provis	ons of the judgment dated <u>2/10/2021</u> shall remain in effect.
IT IS SO ORDERED.  Order Date: 2/22/2024	Judge's signature
Effective Date:	Brian Morris, Chief United States District Judge  Printed name and title